UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

In Re: FTX Cryptocurrency Exchange

Collapse Litigation

CASE NO. 1:23-md-03076-KMM

MDL No. 3076

This Documents Relates To:

Garrison v. Bankman-Fried, No. 22-cv-23753-KMM

Garrison v. Paffrath, No. 1:23-cv-21023-KMM

Norris v. Brady, No. 23-cv-20439-KMM

Podalsky v. Bankman-Fried, No. 1: 22-cv-23983-KMM

Garrison v. Golden State Warriors, No. 1:23-cv-23084-KMM

Lam v. Bankman-Fried, No. 1:23-cv-22195-KMM

Garrison v. Osaka,

No. 1: 23-cv-23064-KMM

Garrison et al. v. Furia Esports LLC et al, No. 1: 24-cv-20895-RS

Garrison v. Lincoln Holdings LLC, No. 1: 24-cv-00655-JMC

Garrison et al. v. Mercedes-Benz Grand Prix Limited (d/b/a Mercedes-AMG Petronas Formula One Team), No. 1:23-cv-24480-JEM Garrison v. Office of The Commissioner of Baseball d/b/a Major League Baseball, No. 1:23-cv-24479-KMM

Garrison v. Riot Games, Inc., No. 1:24-cv-21296-KMM

Garrison v. Wasserman Media Group, LLC and Dentsu McGarry Bowen LLC, No. 23-cv-24478-KMM

DEFENDANT JASPREET SINGH'S NOTICE OF JOINDER IN S&E DEFENDANTS'MOTION TO DISMISS (ECF NO. 943)

Defendant Jaspreet Singh ("Mr. Singh") hereby gives notice of his Joinder in the S&E Defendants' Motion to Dismiss (the "Motion to Dismiss") [ECF No. 943] filed by Defendants Thomas Brady, Giselle Bündchen, Lawrence Gene David, Kevin O'Leary, Udonis Haslem, David Ortiz, Stephen Curry, Golden State Warriors, LLC, Shohei Ohtani, Naomi Osaka, and Solomid Corporation d/b/a Team Solomid, TSM and/or TSM FTX, Lincoln Holdings, LLC, Furia Esports LLC, Furiagg, Corp., Furia Experience LLC, Mercedes-Benz Grand Prix Limited, Dentsu McGarry Bowen LLC, Wasserman Media Group, LLC, Riot Games, Inc., North America League of Legends Championship Series LLC, Major League Baseball Properties, Inc., MLB Advanced Media, L.P., The MLB Network, LLC, MLB Players, Inc., and The Office of the Commissioner of Baseball (collectively, the "S&E Defendants"). Mr. Singh adopts and incorporates the S&E Defendants' Motion to Dismiss as if fully set forth herein with respect to Mr. Singh.

The Court should also grant the S&E's Motion to extend for all of the reasons set forth therein.

Dated: July 28, 2025 Respectfully submitted,

CUMMINGS, McCLOREY, DAVIS & ACHO, P.L.C.

/s/ Ronald G. Acho Ronald G. Acho 17436 College Parkway Livonia, MI 48152 (734) 261-2400 racho@cmda-law.com P-23913

Counsel for Defendant Jaspreet Singh

CUMMINGS, McCLOREY, DAVIS & ACHO, P.C.

/s/ Michael O. Cummings
Michael O. Cummings
1185 Avenue of The Americas, 3rd FL.
(212) 547-8810
mcummings@cmda-law.com
N.Y. Bar No. 2701506

Counsel for Defendant Jaspreet Singh

CERTIFICATE OF SERVICE

I hereby certify that on July 28, 2025, I electronically filed the foregoing paper with the Clerk of the Court using the ECF system, which will send notification to all parties of record.

By: <u>/s/ Ronald G. Acho</u> Ronald G. Acho